

FOR HOME BAKING BREAD & BISCUITS WHITE LILY FLOUR NONE SO GOOD

All Bread & Cake Worries Over

J. ALLEN SMITH & CO.

MONEY TO LOAN ON REAL ESTATE
AT REASONABLE RATES
Fire Insurance, Surety Bonds

HOUSES, ROOMS, BUSINESS PLACES, FOR RENT
IN ALL PARTS OF THE CITY

S. RAMBO

706 Market St. Phone. Old 213 New 842

NON-RESIDENT ATTACHMENT NOTICE

TO P. A. VINEYARD

Holston National Bank vs. P. A. Vineyard et al.

State of Tennessee, In Chancery Court of Knox County, No. 16711

In this cause, it appearing from the bill filed which is sworn to that the defendant P. A. Vineyard is justly indebted to complainant Holston National Bank and that he is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, and an attachment having been issued and levied on the defendant's property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 12th day of July, 1919

J. C. FORD, Clerk & Master.

Webb, Baker & McDermott, Sols.

June 14 21 28 July 5 12 1919

TO HARVEY JOHNSON

Anna Johnson vs. Harvey Johnson

State of Tennessee, In Chancery Court of Knox County, No. 16764

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harvey Johnson is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 12th day of July, 1919

J. C. FORD, Clerk & Master

Edw. E. Walsh, Sol.

July 5 12 19 26 1919

TO HARRISON WOODS

Mayd Woods vs. Harrison Woods

State of Tennessee, In the Chancery Court of Knox Co. No. 16756

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Harrison Woods is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed by him and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 2nd day of July 1919

J. C. FORD, Clerk and Master

T. J. Cline, Sol.

July 5 12 19 26 1919

TO ESCO KITT

Nettie Kitt vs. Escó Kitt

State of Tennessee, In Chancery Court of Knox County, No. 16780

In this cause, it appearing from the bill filed which is sworn to, that the defendant Escó Kitt is a non-resident of the state of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 5th day of July 1919

J. C. FORD, Clerk & Master

T. J. Cline, Sol.

July 5 12 19 26 1919

TO ALICE MOULDEN

Wm. Moulden vs. Alice Moulden

State of Tennessee, In Chancery Court of Knox County, No. 16750

In this cause, it appearing from the bill filed which is sworn to that the defendant Alice Moulden is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to her. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 5th day of July 1919

J. C. FORD, Clerk & Master

R. A. Mynatt Sol.

July 5 12 19 26 1919

ADDISON J. McNUTT FLORIST

17-18 City Market Old Phone 2146

Flowers For Every Occasion

Residence Phones, Old 1920, New 1065

CALL FOR KNOXVILLE MADE UNION LABEL CIGARS

Porto Rico Havana

MADE BY HAND FROM SELECTED STOCK

DEMAND THEM. HELP A HOME INDUSTRY

MADE IN KNOXVILLE BY

J. L. WINTERS

E. B. MAHER UNDERTAKING CO.

CLOSING & REMOVAL

UNDER THE NEW MANAGEMENT

ALL CHARGES PROMPTLY ATTENDED TO

Call Phone 100

Old Phone 104

TO BAILEY HALE

Ida Hale vs. Bailey Hale

State of Tennessee, In Chancery Court of Knox County, No. 16707

In this cause, it appearing from the bill filed, which is sworn to, that the defendant Bailey Hale is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This 11th day of July 1919

J. C. FORD, Clerk & Master

T. C. Phillips, Sol.

June 14 21 28 July 5 12 1919

NON-RESIDENT ATTACHMENT NOTICE

TO VICTORIA BISHOP AND
SILAS M. BISHOP

Oliver Wright et al. vs. Victoria Bishop et al.

State of Tennessee, In Chancery Court of Knox County, No. 16749

In this cause, it appearing from the bill filed which is sworn to that the defendants, Victoria Bishop and Silas M. Bishop are justly indebted to Oliver Wright, A. B. Huffaker and A. J. Rose the complainants and that they are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served upon them and an attachment having been issued and levied on the defendants' property, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to them. This notice will be published in the KNOXVILLE INDEPENDENT for four successive weeks.

This first day of July 1919

J. C. FORD, C. & M

Stooksbury & Beeler, Sols.

July 5 12 19 26 1919

TO JOHN H. DEARMOND RAY

DeARMOND and J. MERRITT

DeAREOND

James V. Hopkins et al. vs. John H. DeArmord et al.

State of Tennessee, In Chancery Court of Knox County, No. 16734

In this cause, it appearing from the bill filed which is sworn to, that the defendants, John H. DeArmord Ray and J. Merritt, DeArmord are non-residents of the State of Tennessee, so that the ordinary process cannot be served upon them, it is ordered that said defendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of August next, and make defense to said bill, or the same will be taken for confessed and set for hearing, ex parte, as to them. This notice will be published in the KNOXVILLE INDEPENDENT for four consecutive weeks.

This 26th day of June, 1919

J. C. FORD, C. & M.

Green & Webb, Sols.

June 28 July 5 12 19 1919

100% PURE ICE CREAM

The Desert Supreme With

Both Old and Young

ORDER EARLY EVERY DAY

NO ORDERS TAKEN AFTER

4 P. M. SUNDAYS.

5 P. M. WEEK DAYS

BOTH PHONES 1444

MONO SERVICE

CREAM CO.

July 5 12 19 26 1919

Continued from P. 5. N. E. A. FOR CABINET MEMBER

Hugh Magill Opens Campaign for Secretary of Education—Woman May Head Association.

Milwaukee, July 3.—Hugh S. Magill, field secretary of the National Education association, fired the opening gun in the campaign to place a secretary of education in the president's cabinet. Speaking before the national convention of teachers, he asserted that the teachers of America are molding public sentiment today as never before. "Their influence is being felt in Washington," he said, "and congress is taking a keen interest in their demands. The justice of their course is attracting attention throughout the country."

For the first time in the history of the National Education association, a woman probably will be elected president. The women teachers are organized to campaign strongly for Josephine Corliss Preston of Olympia, Wash., superintendent of public instruction for the state of Washington.

Mrs. Mary C. Bradford, superintendent of public instruction of Colorado, outlined the work being accomplished by the commission on the emergency in education, and declared the association had become the first representative American body to prepare to meet problems created by the war.

TWO FLYERS BURN TO DEATH

Army Officer and Mechanic Lose

Lives When Airplane Falls in

Flames at Rye Beach, N. Y.

Rye Beach, N. Y., June 25.—Two aviators believed to have been army flyers, were killed when their airplane fell several hundred feet here. The machine caught fire and the bodies were burned beyond recognition. The airplane descended near an amusement park. Spectators endeavored unsuccessfully to extinguish the flames in time to extract the bodies. It was officially announced at Mineola that the aviators killed at Rye Beach were Lieut. Shelley M. Watson of Rogers, Texas, and M. Ireland, a civilian mechanic of Westbury. The machine was on its way from Rye to Hazlet, N. Y. when the accident happened.

FALL WANTS PEACE DECLARED

Senator From New Mexico Asks to

Restore Prewar Conditions

at Once.

Washington, June 25.—The peace treaty fight is centered about a new issue as a result of the introduction in the senate of proposals to declare the war at an end so that peace conditions could be resumed while the intended controversy over ratification of the treaty would be in progress.

It was expected that before adjournment the senate would reach consideration of the proposal as embodied in the amendment presented by Senator Fall (Republican) of New Mexico to the army appropriation bill.

MOTHER AND BABES PERISH

Woman and Three Children Burned

to Death When Fire Destroys

Home at St. Bernard, O.

Cincinnati, O., July 3.—A mother and her three children were burned to death at St. Bernard, a suburb, when fire invaded their home. The dead are Mrs. Cora Abbott, aged thirty-six; Edward, aged fourteen; Estella, aged thirteen, and Orville, aged ten. Mrs. Abbott rushed downstairs only to find her three children had not heard the alarm and were still sleeping. She rushed back to rescue them and was not heard from again, as the floors gave way a moment later.

Lockout in British Mills.

Manchester, England, July 3.—The cotton employers of North Manchester have decided upon a general lockout, commencing tomorrow, unless the striking operatives return to work.

BREST BUSY PORT IN JUNE

One Hundred and Seventy-Seven Thousand Troops Sailed From French City Last Month.

Brest, France, July 3.—During June 177,000 American troops sailed homeward from Brest. This is the record for any month at any port on the Atlantic seaboard of France since the armistice began.

19 FIREMEN ARE INJURED

Fighters Seriously Hurt While Fighting Flames in Pittsburgh Paper Plant—\$200,000 Loss.

Pittsburgh, July 3.—Nineteen firemen were injured, many seriously, and more than \$200,000 damage was done by a fire which raged all night in the plant of the Pennsylvania Paper Stock company here.

Rebellion Against Serbian Occupation. Berne, Switzerland.—Virtually all of Montenegro is in rebellion against the Serbian military occupation, according to private advices received here. Bloody encounters have been reported at many places and guerrilla warfare is reviving in the mountains.

Perishing Lifts Censorship. Paris.—General Pershing, it was announced at military headquarters here, has issued instructions that the military censorship be abolished immediately.

CONDITIONS OF FEMALE LABOR

Belief That War Brought Industrial Advantage to Sex Not Justified.

NEW PROBLEMS AND DANGERS

One of Them is the Inevitable Increased Pressure on Wages, Already Here—Difficulties in the Way of Proper Organization of Women.

In spite of the popular belief to the contrary, war has not brought industrial advantages to women workers in this country; instead, it has brought new problems and dangers. Temporary high wages in war industries have ceased; women discharged from munition and gas mask factories, where they earned \$20 or \$25 a week, are reluctantly taking positions at \$10 or \$12, if, indeed, they are reinstated in their old places at all. In ordinary peacetime occupations, such as laundry work and paper box-making, wages have risen little, despite the increase in the cost of living. With the man returning from the army, female labor is bound to flow back increasingly into those old occupations, thus putting increased pressure on wages, declares Nation.

The employer of women today is in a large proportion of cases heavily subsidized; for there is a considerable gap between the \$9 a week that is paid to a girl and her actual cost of maintenance. Who makes up the difference? In the employer's mind, it is usually the girl's family—which is often mythical. One Baltimore employer remarked naively to an investigator: "That is the beauty of our Baltimore situation; they all live at home and so can live much more cheaply." Living at home, however, does not necessarily mean that a girl receives financial aid; more often it means that she gives it. Where she is inadequately paid, it usually signifies little more than that she has companions in poverty.

The employer's feeling toward the woman employee as one who has not emerged from the family group is unfortunately shared in many cases by the worker herself, and her feeling hinders organization. Of course, there have been instances in which women have been effectively organized; in the garment trades of New York, for example, 35,000 girls, after a strike of only two or three days, were granted a forty-four hour week and all their demands. But, broadly speaking, for some reason or another, organization of women workers has not attained a high degree of success. This may simply be the result of inexperience on the part of the female workers in effective methods of co-operation. Certainly the method which has been effective in maintaining the wages of special groups of men has had little influence on the pay of women.

New Zealand Labor Legislation.

An interesting summary of industrial legislation passed by the New Zealand parliament in its last session of 1918 has been supplied officially by an officer of the labor department to the Auckland Weekly News.

The arbitration court has been given power, on the application of any party to an existing award or industrial agreement, to amend that award or agreement with regard to wages and hours, on account of the cost of living having increased, or on account of any other change in the working conditions. It has also been given jurisdiction to continue any war bonus prescribed in an award or industrial agreement, either wholly or partially, and for any term that it thinks fit.

Returned soldiers, who were apprentices working under awards and agreements, have been given the option of continuing their apprenticeships from the point at which they laid them down to enlist, or of taking up the apprenticeship again as though the apprenticeship had been continued while they were on active service.

Many Indiana Miners Idle.

An average of fifty-two mines in Indiana are idle daily, according to headquarters of district No. 11, United Mine Workers of America. The approximate number of miners not working is placed at 10,000.

In the Terre Haute field—the miners employing men living in or near this city—there are forty-two mines. At least one-half of these are idle, according to officials, throwing 2,000 men out of work.

The mine workers' officials and coal operators declare the sudden change by large manufacturing plants from a war to a peace basis is responsible for what they characterize as an acute situation in the Indiana coal mining industry. The conditions, however, are said to be better than in Ohio, and somewhat similar to conditions in Pennsylvania.

Clyde Builders to Shift.

Under the heading "From Clyde to Vancouver—gradual transfer by Messrs. Yarrow," the London Times announces that this widely-known shipbuilding firm intends to diminish its output at Scotstown, near Glasgow, and to increase the production of its smaller works at Vancouver.

The main impelling reason seems to be the incessant labor troubles.

Send Us Your Job Printing.

RICH AS BUTTER

KERN'S BUTTERNUTBREAD

SWEET AS A NUT

Made Under Government Regulations

Sold By All Grocers

G. S. CRANE

Trusses a Specialty. Appliances

For All Kinds of Deformity.

Rasors Ground and not in Shaving Order

Write for Information

708 S. Gay St. Knoxville, Tenn.

G. W. CROUCH CO. FLORISTS

FLORAL DESIGNS, CUT FLOWERS,

ROSES, CARNATIONS, VIOLETS

FLOWERS AND PLANTS OF ALL KINDS

AT REASONABLE PRICES

317 W. Clinch Av.

Old Phone 936 New Phone 416

Cash For Your Waste Paper

Magazines, Rags, Iron, Metal, Junk

Hughes Paper Warehouse

Chamberlain & McGhee Sts.

Old Phone 1569

REAL ESTATE

INSURANCE

LOANS RENTS

ALEX McMILLAN CO.

MORE MONEY FOR TRAINMEN

Railway Administration Announces

Increase in Wages Amounting to

\$65,000,000 a Year.

Wage increases to the Brotherhood of Railway Trainmen aggregating \$65,000,000 a year are announced by the railroad administration.

This increase will bring wage advances under government administration of the railroads to an aggregate of \$910,000,000, while the railroad companies in 1916 and 1917 raised wages by \$350,000,000, making a total increase in three years of \$1,260,000,000.

Railroad officials declared that this vast wage increase in the last three years had more than absorbed all additional revenues from higher rates charged for freight and passengers. The interstate commerce commission, it was recalled, allowed the railroad companies to increase rates in 1916 and 1917 by upwards of \$100,000,000 a year.

Last year the government added more than \$1,000,000,000 in revenue from rates. Accordingly, as the railroad officials figure it, rate increases in this period have aggregated \$1,100,000,000, while the wage increases have mounted to \$1,260,000,000, the latter exceeding the former by \$160,000,000.

WARNS AGAINST BIG STRIKE

Former U. S. Senator Lewis of Illinois

Says General Walkout Would

Not Free Mooney or Debs.

Chicago, July 3.—Declaring that a general strike July 4 having for its object the enforcement of a pardon for Eugene Debs and Thomas Mooney would lose for labor the confidence and good will of the people, James Hamilton Lewis, former senator, in a letter addressed to the Chicago Federation of Labor, urges that if such a strike is contemplated the plan be abandoned. Mr. Lewis points out that such a strike would not only cause suffering and privation among a host of laborers whose interest in the fate of Mooney and Debs is only comparative, but that much would be lost and little gained by such a move.

Is Elected to Congress.

St. Paul, July 3.—Oscar Kellar, independent labor candidate for congress to succeed the late C. C. Van Dyke as congressman from St. Paul, was elected by a majority of 3,000.

Equal-Pay Decision Upheld.

The national war labor board handed down several decisions granting equal pay to women for doing men's work. One equal-pay decision upheld the demands of the Cooper's International union and affected nine employing companies in Chicago.

NOTICE.

I will not be responsible for any debts contracted by any one, but myself individually.

This 19th day of June 1919

Benj F. Luttrell

June 21 28 July 5 12 1919

WE PAY HIGHEST CASH PRICE

FOR

Mens Second Hand Clothing,

Shoes, Hats, Etc.

Call at 109 So. Central Avenue.

A. WELLS CO.

33 West Side Market Square.

Wholesale Dealers in Produce,

Chickens, Eggs, etc

Special Prices on

Horse and Chicken Feeds

TO MARY FRANCIS FLANAGAN

Rose T. Hackney Guardian, et al. vs.

Mary Francis Flanagan

State of Tennessee, In Chancery

Court of Knox County, No. 1715

In this cause, it appearing from the

bill filed, which is sworn to that the

defendant Mary Francis Flanagan is a

non-resident of the State of Tennessee,

so that the ordinary process cannot be

served upon her, it is ordered that said

defendant appear before the Chanc